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January 16, 2023

VIA E-FILING

Peter G. Sheridan, U.S.D.J. **U.S.** District Court 402 E State Street Trenton NJ 08608

Re:

Assn. of New Jersey Rifle & Pistol Clubs, Inc. v. Platkin, et al., 3:18-cv-10507 (PGS)

Cheeseman v. Platkin, et al., 1:22-cv-4360 (RNB); and

Ellman v. Platkin, 3:22-cv-4397 (FLW)

Claim No.: 2023280073 Our File No.: 42.0058671

Dear Judge Sheridan:

Please be advised that I represent Defendant Bradley Billhimer, the Ocean County Prosecutor, in connection with the Cheeseman v. Platkin, et al. matter (Civil Action No. 1:22-cv-4360 (RNB)). I have received the order scheduling oral argument by telephone in connection with the State's motion to consolidate the above-referenced matters for January 25, 2023 at 11:00 a.m.. The order requires each party to participate. The purpose of this letter is to request that I be excused from participation in the argument on this motion. I am the New Jersey Utility Authority Joint Insurance Fund counsel, and the regular monthly public meeting is scheduled for January 25, 2023 at 10:30 a.m.. It is an in-person meeting here in Toms River. Additionally, on behalf of Mr. Billhimer, I do not object to consolidation of these matters and am not involved in the Constitutional issues which are being handled by the Attorney General's office.

Thank you, Your Honor, for your attention.

Yours very truly,

MJL/bk

Counsel of Record (via e-filing) CC:

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